

WLI 1154 PUS (10/755,858)

raised texture thereon which consists of a plurality of relatively small closely spaced structures.

80. (Previously Presented) The method of claim 79, wherein said frame element is formed by an injection molding process.

81. (Previously Presented) The method of claim 80, wherein said non-skid surface is formed in said frame element during said injection molding process.

82. (Previously Presented) The method of claim 80, wherein said non-skid surface is formed through an overmolding process.

83. (Previously Presented) The method of claim 80, wherein said raised texture extend along a substantial portion of a length of each of said sidewalls.

84. (Previously Presented) The method of claim 80, wherein said raised texture is disposed on said pair of sidewalls in a location intended to control a lacrosse for importing friction thereto.

REMARKS

As set forth above, the Examiner contacted the undersigned on August 19, 2005 by telephone regarding the independent claims in the above case. The Applicant and the Examiner discussed the above amendments and the Examiner suggested that these amendments would place the claims in a condition for allowance over the Tucker reference. No samples or models were shown or discussed during the telephone conversation.

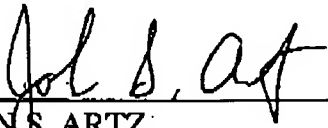
It is therefore submitted that all pending claims are in condition for allowance and a notice of allowance is therefore earnestly solicited.

WLI 1154 PUS (10/755,858)

The Commissioner is authorized to charge any additional fees, which may be required, or credit any overpayment, to Deposit Account No. 50-0476.

Respectfully submitted,

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